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7	Facsimile: (949) 760-9502	
8	Attorneys for Defendant/Counter-Plainti KEATING DENTAL ARTS, INC.	ff,
9	INITHE UNITED STAT	ES DISTRICT COLIDT
10	IN THE UNITED STATES DISTRICT COURT	
11	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
12	SOUTHERN	DIVISION
13	JAMES R. GLIDEWELL DENTAL	) Civil Action No.
14	CERAMICS, INC. dba GLIDEWELL LABORATORIES,	) SACV11-01309-DOC(ANx)
15	Plaintiff,	<ul> <li>DECLARATION OF JEFFREY</li> <li>L. VAN HOOSEAR IN</li> <li>SUPPORT OF KEATING</li> </ul>
16	v.	DENTAL ARTS, INC.'S MOTIONS FOR SUMMARY
17	KEATING DENTAL ARTS, INC.	) MOTIONS FOR SUMMARY ) JUDGMENT
18	Defendant.	Date: December 17, 2012 Time: 8:30 a.m.
19	AND RELATED COUNTERCLAIMS.	) Location: Courtroom 9D
20		) Honorable David O. Carter
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I, Jeffrey L. Van Hoosear, hereby declare as follows: I am a partner in the law firm of Knobbe, Martens, Olson & Bear, LLP

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and am counsel of record for Defendant Keating Dental Arts, Inc. ("Keating"). I have personal knowledge of the matters set forth herein. If called upon to testify, I could and would testify competently to them.

- Exhibit V-1 is an assemblage of true and correct copies of video 1. clips from the videotaped deposition of Jim Shuck, taken in this matter on September 25, 2012. The transcript of Mr. Shuck's deposition contains information that James R. Glidewell Dental Ceramics, Inc. d/b/a Glidewell Laboratories ("Glidewell") has designated as Attorneys Eyes Only.
- Exhibit V-2 is an assemblage of true and correct copies of video 2. clips from the videotaped deposition of Michael DiTolla, taken in this matter on October 2, 2012.
- Exhibit V-3 is an assemblage of true and correct copies of video 3. clips from the videotaped deposition of Robin Carden, taken in this matter on October 4, 2012. This transcript of Mr. Carden's deposition contains information that Glidewell has designated as Attorneys Eyes Only.
- Exhibit V-4 is an assemblage of true and correct copies of video 4. clips from a DVD entitled, "BruxZir Solid Zirconia - Compendium Edition," produced by Glidewell in this matter on August 21, 2012.
- 5. Exhibit V-5 is a true and correct copy of the complete version of the DVD entitled, "BruxZir Solid Zirconia - Compendium Edition," produced by Glidewell in this matter on August 21, 2012.
- 6. Exhibits V-1 and V-3 are submitted under seal with Keating's Application to File Under Seal Exhibits 50-64 to the Declaration of Rustin Mangum and Exhibits V-1 and V-3 to the Declaration of Jeffrey Van Hoosear in Support of Keating's Motions for Summary Judgment of Noninfringement and Cancelling Glidewell's Trademark Registration.

7. Exhibits V-2, V-4, and V-5 are attached to the Notice of Lodging Exhibits V-2, V-4, and V-5 to the Declaration of Jeffrey Van Hoosear and Exhibits 136 and 137 to the Declaration of Dr. David W. Eggleston in Support of Keating's Motions for Summary Judgment.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed November 19, 2012, in Irvine, California.

/s/ Jeffrey L. Van Hoosear Jeffrey L. Van Hoosear